

### III. REMARKS

1. Claims 1-4, 6, and 9-30 remain in the application. Claims 5, 7, and 8 have been cancelled without prejudice. Claims 1-4, 6, 9, 10, 13-27, and 29 have been amended.
2. Applicant respectfully maintains that claims 1, 2, 6, 9-13, 16-18, 20, and 22-30 are patentable over the combination of Komiyama (US 6,690,955), Tsukamoto (US 6,785,563), and Yamashita (US 6,070,053) under 35 USC 103(a).

None of the references disclose or suggest transferring or activating data compiled from vibration effects memory, flash patterns memory or graphic objects memory for producing a second effect for stimulating a visual or tactile sense by the same established connection as a ringing command using a signaling message associated therewith.

Komiyama discloses storing caller identifying information and corresponding color information in a memory. Upon receiving a call, a lighting arrangement is energized according to the caller identifying information and the corresponding color information. However, the caller identifying information and corresponding color information are stored locally and there is no transferring of speech or message data via the established connection as a ringing command.

Tsukamoto discloses a vibrator for producing a tactile sensation, activated by an input device during a speech call. A plurality of signalling codes are mapped to corresponding information items. However, Tsukamoto has no disclosure related to transferring any data via an established connection as a ringing command. All activation of the vibrator occurs only while a speech call is in progress.

Yamashita discloses that a calling party transmits a calling signal in which music data is appended to the message. However, Yamashita has no disclosure related to transferring or activating data compiled from vibration effects memory, flash patterns memory or graphic objects memory for producing a second effect for stimulating a visual or tactile sense by the same established connection as a ringing command using

a signaling message associated therewith. None of the selective calling receiver embodiments of Yamashita transfer or activate data from vibration effects memory, flash patterns memory or graphic objects memory. None of the communication devices of Yamashita have these types of memory. In addition, while a calling party transmits a calling signal having appended music data, there is no data transfer or data activation that produces a second effect for stimulating a visual or tactile sense.

It should be noted that the second effect comprises at least a lighting effect or a vibration effect that is transferred/activated by the connection already established and already used for transferring the first effect that is either auditory or visual. Further, the second effect may comprise a graphical effect such as an animation or an image.

At least for these reasons, Applicant respectfully submits that the combination of Komiyama, Tsukamoto, and Yamashita fails to render independent claims 1 and 13 and dependent claims 2, 6, 9-12, 16-18, 20, and 22-30 unpatentable.

3. Claims 3, 4, 19, and 21 are patentable over the combination of Komiyama, Tsukamoto, Yamashita, and Terada (US 6,429,366) under 35 USC 103(a).

Claims 3, 4, 19, and 21 depend from claims 1 or 13.

Terada fails to disclose or suggest the features of claims 1 and 13 missing from the combination of Komiyama, Tsukamoto, and Yamashita as argued above. Therefore, the combination of Komiyama, Tsukamoto, Yamashita and Terada fails to render claims 3, 4, 19, and 21 unpatentable.

4. Claims 14 and 15 are patentable over the combination of Komiyama, Tsukamoto, Yamashita, and Uriya (US 6,429,366) under 35 USC 103(a).

Claims 14 and 15 depend from claim 13.

Uriya fails to disclose or suggest the features of claim 13 missing from the combination of Komiyama, Tsukamoto, and Yamashita as argued above. Therefore, the combination of Komiyama, Tsukamoto, Yamashita, and Uriya fails to render claims 14 and 15 unpatentable.

For all of the foregoing reasons, it is respectfully submitted that all of the claims now present in the application are clearly novel and patentable over the prior art of record, and are in proper form for allowance. Accordingly, favorable reconsideration and allowance is respectfully requested. Should any unresolved issues remain, the Examiner is invited to call Applicants' attorney at the telephone number indicated below.

The Commissioner is hereby authorized to charge payment for any fees associated with this communication or credit any over payment to Deposit Account No. 16-1350.

Respectfully submitted,

  
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Date

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